Exhibit C

Case 1:04-cv-11578-LTS Document 79-3 Filed 08/31/2006 Page 2 of 2

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August 29, 2006

Via Email: eloftus@sbcglobal.net Erik Loftus, Esq. Law Office of Stuart G. Blackburn Two Concorde Way P.O. Box 608 Windsor Locks, CT 06096

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Fireman's Fund Insurance Company A/S/O Hodan Properties RE: Vs.

Fire Systems, Inc., Fire Suppression Systems of New England, ProCon Inc., Briere & Paquette, Inc. F/K/A/ Paquette Electric Co., Inc.

U.S. District Court Civil Action No. 04-11578PBS

Dear Attorney Loftus:

I am in receipt of your letter of August 29 wherein you finally disclose that the fitting, which is the subject matter of this lawsuit, has been available for inspection throughout the pendency of this case.

As you know this case is set for trial on September 18. A date certain set by Magistrate Sorokin. This last minute disclosure which strikes at the heart of this claim severely and irreparably prejudices my client. My client has not been able to thoroughly examine this evidence, develop any possible defense based upon it, retain appropriate experts to explore those defenses, etc. This cannot be remedied by your offer to ship it immediately to any laboratory of my choice.

Although you profess to have only become aware of its existence at the deposition of Mr. Klem, it was in the possession of your expert. The prejudice to my client is manifest and incurable at this point. Failure to adhere to the disclosure requirements set forth in the rule require harsh sanctions and, in this case, mandatory preclusion.

Very truly yours,

JMS/knp

Jocelyn M. Sedney

Joulyn M. Sednen Kup

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